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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,)	CASE NO. 24-CR-277 MMC
)	
Plaintiff,)	PROPOSED DETENTION ORDER
)	
v.)	
)	
LUKE BRUGNARA,)	
)	
Defendant.)	

On May 21, 2024, the grand jury returned an indictment charging Defendant Luke Brugnara with multiple counts of wire fraud and money laundering stemming from an alleged scheme to fraudulently obtain COVID-19 funds. *See* Dkt. 1 (Indictment). Brugnara made his initial appearance and was arraigned on June 26, 2024. Dkt. 7. The United States moved for detention on the basis that Defendant was a serious risk of flight under 18 U.S.C. § 3142(f)(2)(A) and submitted a detention memorandum. *See* Dkt. 9 (Government Detention Memorandum).

The Court held a detention hearing on July 1 and 2, 2024. Both government counsel and defense counsel submitted proffers and arguments regarding detention.

Upon consideration of the facts (including the government's detention memorandum), proffers, and arguments presented, and for the reasons stated on the record, the Court finds by a preponderance of

1 the evidence that no condition or combination of conditions will reasonably assure the appearance of the
2 defendant as required. Accordingly, the defendant must be detained pending trial in this matter.

3 The present order supplements the Court's findings and order at the detention hearing and serves
4 as written findings of fact and a statement of reasons as required by Title 18, United States Code,
5 Section 3142(i)(1). As noted on the record, the Court makes the following findings as the bases for its
6 conclusion:

7 In 2015, Defendant was convicted of escape and other offenses following a jury trial. *See* No.
8 14-CR-306, Dkt. 787 (Judgment). More recently, in May 2024, the Bureau of Prisons filed two escape
9 notices after Defendant left the residential reentry center where he was to serve the remainder of a 456-
10 day prison term that Judge Alsup imposed after revoking Defendant's supervised release in mid-2023.
11 Regarding the second escape notice, Defendant left the residential reentry center and was gone for six
12 days before the U.S. Marshals arrested him at a South San Francisco hotel room. *See* No. 14-CR-306,
13 Dkt. 1233 ("Prior to his release, the BOP moved Offender Brugnara to a residential reentry program.
14 He escaped twice during his residency. The BOP therefore returned him to prison, where he is now, and
15 extended his term of imprisonment, now due to expire on August 4, 2024.").

16 In addition to his history of escape, Defendant has a history of supervised release violations, as
17 reflected in the Pretrial Services report. This history demonstrates Defendant is not amenable to
18 supervision. Defendant's uncivil demeanor in Court confirms this. Defendant repeatedly and
19 aggressively raised his voice and spoke over the Court and failed to follow the Court's directions.

20 Defendant identified a surety in order to secure his release. In view of Defendant's history, this
21 condition will not reasonably assure Defendant's appearance as required. In any event, the surety is not
22 appropriate. Based on the Government's proffer, the proposed surety was present in May 2024 when
23 law enforcement arrested Defendant after he left the residential reentry center for six days.

24 Moreover, the Government presented evidence at the detention hearing suggesting the proposed
25 surety made false statements to Pretrial Services. As reflected in the Pretrial Services report, the
26 proposed surety claimed she was not in a romantic relationship with Defendant. However, the
27 Government proffered information from Supervisor Probation Officer Jennifer Hutchings, Brugnara's
28 long-time probation officer. Hutchings knew the surety to be Brugnara's long-time girlfriend. In

1 addition, the Government read into the record text messages exchanged in early May 2024 between
2 Defendant and the proposed surety confirming they were in a romantic relationship. Indeed, when the
3 defendant was arrested in May 2024 following his six-day escape from the residential reentry center, he
4 was arrested at a hotel room in South San Francisco; the proposed surety was present in the hotel room
5 during the arrest.

6 In light of the foregoing, the Government has met its burden of establishing by a preponderance
7 that no condition or combination of conditions will reasonably assure Defendant's appearance as
8 required.

9 This finding is made without prejudice to Defendant's right to seek review of Defendant's
10 detention or file a motion for reconsideration if circumstances warrant it.

11 Pursuant to 18 U.S.C. § 3142(i), IT IS ORDERED THAT:

12 1. The defendant be, and hereby is, committed to the custody of the Attorney General for
13 confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving
14 sentences or being held in custody pending appeal;

15 2. The defendant be afforded reasonable opportunity for private consultation with counsel;
16 and

17 3. On order of a court of the United States or on request of an attorney for the government,
18 the person in charge of the corrections facility in which the defendant is confined shall deliver the
19 defendant to an authorized United States Marshal for the purpose of any appearance in connection with a
20 court proceeding.

21 IT IS SO ORDERED.

22 DATED: July 9, 2024

23 
24 HONORABLE THOMAS S. HIXSON
25 United States Magistrate Judge
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